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1 support his petition (\#45, 64). The government was granted twenty-
2 \parallel one (21) days within which to respond to any such points and
3 authorities. No further briefing was allowed.
        Following the entry of our Order (#59), Defendant has filed
5 \parallel four additional letters or replies (##60-63). The government has
6 not filed any additional points and authorities. However,
7 Defendant's filings do not set forth any basis upon which his
8 petition (##45, 64) may be granted. Defendant was sentenced as a
9 career offender under United States Sentencing Guidelines § 4B1.1.
10 \parallel \text{On November 1, 2007, the U.S. Sentencing Commission promulgated}
11 Amendment 706 to U.S. Sentencing Guidelines Manual § 2D1.1's crack
12 \parallel \text{cocaine Sentencing Guidelines.} 18 U.S.C. § 3582(c)(2) allows the
13 modification of a term of imprisonment if "(1) the sentence is
14 based on a sentencing range that has subsequently been lowered by
15 the Sentencing Commission' and (2)' such a reduction is consistent
16 with applicable policy statements issued by the Sentencing
17 Commission.'" United States v. Wesson, 583 F.3d 728, 730 (9th Cir.
18 \parallel 2009). The Ninth Circuit held that "a career offender sentenced"
19 pursuant to § 4B1.1 is not eligible for a sentence reduction under
20 Amendment 706." Id. at 731.
        IT IS, THEREFORE, HEREBY ORDERED that Defendant's petition
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   (##45, 64) is DENIED.
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        The Clerk shall enter judgment accordingly.
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   DATED: March 7, 2012.
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